

I am strongly in opposition to the proposed changes as set forth in FCC 19-71. The efforts of the FCC proposing to preempt local and state authority by exempting certain wireless antennas on private property from permitting and regulation is unlawful and violates federal rules. The FCC is attempting to expand the current OTARD exemption and usurp state and local governments from regulating the land within their jurisdiction in violation of the U.S. 10th amendment, Constitutional protections for due process and privacy of the public/citizens, and protections against search and seizure. As an individual who has been specifically disabled by electromagnetic sensitivity, this proposed rule also is objectionable based on violation of my due process rights and rights as set forth in the Americans with Disabilities Act.

I have serious concerns about the health effects of 5 G technology and have experienced personally electromagnetic sensitivities, as diagnosed by my health care provider and physician. I have specific knowledge of the very devastating health effects of EMF emissions from wireless devices, and particularly considering what 5 G will be creating – a technology that is being rolled out without sufficient public safety testing/research or evaluation of health effects – any changes to usurp the oversight of state and local agencies over placement, use and control of this technology is blatantly wrong. I know based on my own experience of disabling health effects and electromagnetic sensitivity that the proposed rules allowing the proliferation of EMF-emitting wireless antennas without regulation, will affect citizens in ways that will surely lead to widespread challenges and litigation over public health and safety. Further, my due process rights would be violated considering that exposure to electromagnetic radiation has definitely been a contributor to the serious health effects I have experienced. The proposed changes as set forth in FCC 19-71 must not be allowed.